Located at	Court Address	Case No	
		Name	
SS	VS.	Address	
Plaintiff/Judgm	ent Creditor	Defendant/Judgment D	
	ANI	)	
Garnis	shee		
Addr	ess		
, the date upo		ing to the Defendant, as of the	-
ollowing:			
o assets of any defendant			
avings account (number,	•	Ф	
#	Name	\$	
ш	Nama	•	
		\$	
#	Name	\$ \$	
#necking account (number	r, name and amount)	\$	
#hecking account (number	r, name and amount) Name Name	\$ \$	
#hecking account (number ##		\$ \$ \$	
#hecking account (number ##		\$ \$	
#hecking account (number ## #ther debts due any defend		\$ \$ \$ \$	und value)
#thecking account (number ##ther debts due any defendance Name		\$ \$ \$ \$ ng to any defendant (name, nature a	und value)
#hecking account (number ##		\$\$\$\$\$	und value)
#thecking account (number #thecking account (number #ther debts due any defend Name		\$	and value)
#  mecking account (number  #  #  ther debts due any defend  Name  Name  Name  Name		\$	and value)
#hecking account (number ###	Name	s	and value)
# hecking account (number #  #  ther debts due any defend Name Name Name (If additional space is	Name	\$	and value)
#hecking account (number #	Name	\$	and value)
#	Name	\$	Attorney Telephone

## NOTICE TO JUDGMENT DEBTOR CONCERNING EXEMPTIONS

As a result of the judgment entered against you, the bank or other person holding your money or property has been ordered by this court to hold your money or property subject to further order of the court. You may be entitled to claim an exemption of all or part of your money or property, but in order to do so you must file a motion with the court as soon as possible. If you do not file a motion within 30 days of when the Garnishee was served, your property may be turned over to the Judgment Creditor. You may include in your motion a request for a hearing. If you file a motion claiming an exemption, the court will hear or decide your claim for exemption within 14 days.

You have the right under the Annotated Code of MD to claim an exemption of certain kinds of personal property such as: wearing apparel, books, tools, instruments or appliances (in an amount not to exceed \$5,000) that are necessary for the practice of any trade or profession except those kept for sale, lease or barter; money payable in the event of sickness, accident, injury or death of any person including compensation for loss of future earnings (however, disability income benefits are not exempt if the judgment is for necessities contracted for after the disability is incurred); professionally prescribed health aids for the debtor or dependent of the debtor; debtor's interest not to exceed \$1,000 in value, in household furnishings, household goods, wearing apparel, appliances, books, animals kept as pets, and other items that are held primarily for the personal, family or household use of the debtor or any dependent of the debtor. IN ADDITION, WITHIN THIRTY DAYS AFTER THE DATE OF SERVICE OF THE WRIT OF GARNISHMENT ON THE BANK OR OTHER PERSON HOLDING YOUR MONEY OR PROPERTY, YOU MAY ELECT TO EXEMPT A TOTAL OF \$6,000. (This exemption does **not** apply to an Attachment Before Judgment.)

You may be entitled to claim an exemption under the Annotated Code of MD of certain money such as: benefits under state public assistance programs; employee pensions; teacher's retirement pensions; unemployment insurance benefits; worker's compensation; pension benefits for state police; benefits from a fraternal benefit society; and proceeds from life insurance or annuity contracts.

Also, you may be entitled to claim an exemption under federal law of certain money such as: Social Security disability benefits; Supplemental Security Income benefits; annuity payments based on retired or retainer pay from the Armed Forces; Civil Service retirement and disability funds; annuities to widows and surviving dependent children of judges; federal worker's compensation; and federal retirement pensions.

YOU MAY ALSO BE ENTITLED TO PROTECT OTHER MONEY OR PROPERTY NOT MENTIONED ABOVE. TO PROTECT YOUR RIGHTS FULLY, IT IS IMPORTANT THAT YOU ACT PROMPTLY. IF YOU HAVE ANY QUESTIONS, YOU SHOULD CONSULT A LAWYER.